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11	Soshin Electric Co., Ltd. and Soshin Electronics of America Inc.		
12	UNITED STATES DISTRICT COURT		
13	NORTHERN DISTRICT OF CALIFORNIA		
14	SAN FRANCISCO DIVISION		
15	In RE CAPACITORS ANTITRUST	Case No. 17-md-2801	
16	LITIGATION,	Hon. James Donato	
17	This Document Relates to:	STIPULATION REGARDING	
18	Avnet, Inc. v. Hitachi Chem. Co., Ltd.	EXTENSION OF TIME FOR	
19	et al., No. 17-cv-7046-JD	DEFENDANT SOSHIN TO RESPOND TO COMPLAINTS OF AVNET AND	
20	and Benchmark Elecs., Inc., et al. v. AVX	BENCHMARK PLAINTIFFS	
21	Corp. et al., No. 3:17-cv-07047-JD		
22	Undersigned counsel for Plaintiff Avnet, Inc. ("Avnet"), the Benchmark Electronics		
23	Plaintiffs ("Benchmark"), and Defendants Soshin Electric Co., Ltd. and Soshin Electronics of		
24	America, Inc. (collectively "Soshin") hereby stipulate as follows:		
25	WHEREAS, Avnet filed its Amended Complaint on December 21, 2017, in the District o		
26	Arizona, and named Soshin among the Defendants; and Benchmark filed its Complaint on June 28		
27	2017, in the District of Arizona, and named Soshin among the Defendants;		
28	WHEREAS, in anticipation of the consolidation and transfer of cases by the Judicial Pane		
40	whereas, in anticipation of the consol	idation and transfer of cases by the Judicial Panel	
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STIPULATION AMONG SOSHIN, AVNET, AND BENCHMARK REGARDING EXTENSION OF TIME

CASE NO. 17-MD-2801

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1	on Multidistrict Litigation, the parties previously stipulated to extend the deadlines for responding		
2	to the complaints in the Arizona cases, with the Arizona Court granting a stipulation setting		
3	February 5, 2008 as the deadline for responding to Benchmark's Complaint [Case 2:17-cv-02058-		
4	DJH, Dkt. No. 15] and this Court granting a stipulation setting February 5, 2018 as the deadline		
5	for responding to Avnet's Amended Complaint [Master Dkt. No. 1995];		
6	WHEREAS, the undersigned counsel are engaged in discussions that may affect Soshin's		
7	responses to the Avnet and Benchmark Complaints, these discussions cannot reasonably be		
8	completed prior the current February 5 deadline for Soshin to respond to the Complaints, and the		
9	undersigned counsel expect efficiencies for the Court and the Parties may be achieved by		
10	allowing counsel time to complete their discussions prior to Soshin responding to the Complaints;		
11	NOW, THEREFORE, IT IS HEREBY STIPULATED AND AGREED by and among the		
12	undersigned counsel, on behalf of their respective clients, Avnet and Benchmark on the one hand		
13	and Soshin on the other hand, as follows:		
14	The deadline for Soshin to respond to Avnet's Amended Complaint and Benchmark's		
15	Complaint shall be extended by 45 days, until March 22, 2018.		
16			
17	DATED: February 2, 2018		
18	/s/Robert W. Turken	s/C. Dennis Loomis	
19	Robert W. Turken (admitted <i>pro hac vice</i>) Scott N. Wagner (admitted <i>pro hac vice</i>)	C. Dennis Loomis (No. 82359) BAKER & HOSTETLER LLP	
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1	AND	AND
2	Amy Abdo (No. 016346)	John R. Fornaciari (admitted <i>pro hac vice</i>)
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7	Counsel for Avnet, Inc. and Benchmark Electronics Plaintiffs	Ltd. and Soshin Electronics of America, Inc.
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